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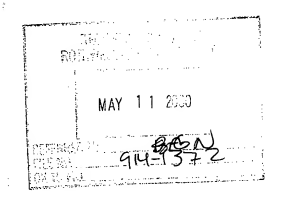
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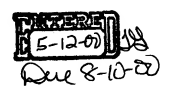
APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/072,646 08/12/99 JURGOV H 914-1372DIV1 **EXAMINER** IM62/0510 STEPHEN B PARKER PECKER. D ROTHWELL FIGG ERNST & KURZ PC ART UNIT PAPER NUMBER SUITE 701 EAST TOWER 555 THIRTEENTH ST NW 1761 WASHINGTON DC 20004 DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

05/10/00





Application No.

09/372,646

Applicant(s)

Examiner

Office Action Summary

**Drew Becker** 

Group Art Unit 1761

Jurgovan et al

☐ This action is <b>FINAL</b> . ☐ Since this application is in condition for allowance except for for allowance except for for this application is in condition for allowance except for for the condition to the process of the condition of the conditi	mal matters, prosecution as to the merits is closed
Since this application is in condition for allowance except for the in accordance with the practice under Ex parte Quayle, 1935 C.	D. 11; 453 O.G. 213.
A shortened statutory period for response to this action is set to exist longer, from the mailing date of this communication. Failure to rapplication to become abandoned. (35 U.S.C. § 133). Extensions	pire 3 month(3), or time, but cause the
37 CFR 1.136(a).	
Disposition of Claims	is/are pending in the application.
	is/are withdrawn from consideration.
Of the above, claim(s)	ic/are allowed.
Cloim(e)	19/8/0 4/10/700
(S) Objected 4.26	15/0/0 15/000
	13/4/0 05/0000
☐ Claim(s)	are subject to restriction or election requirement.
<ul> <li>☐ The proposed drawing correction, filed on</li> <li>☐ The specification is objected to by the Examiner.</li> <li>☐ The oath or declaration is objected to by the Examiner.</li> <li>Priority under 35 U.S.C. § 119</li> <li>☐ Acknowledgement is made of a claim for foreign priority under All ☐ Some* ☐ None of the CERTIFIED copies of the certified in Application No. (Series Code/Serial Number of the Certified copies not received:</li> <li>☐ Acknowledgement is made of a claim for domestic priority</li> </ul>	nder 35 U.S.C. § 119(a)-(d). the priority documents have been per) hternational Bureau (PCT Rule 17.2(a)).
Attachment(s)	
★ Notice of References Cited, PTO-892     ★ Notice of References Cited, PTO-1449, Paper No.     ★ Notice Of References Cited Cite	(s). 2 and 4
<ul> <li>☐ Interview Summary, PTO-413</li> <li>☒ Notice of Draftsperson's Patent Drawing Review, PTO-94</li> </ul>	8
Notice of Informal Patent Application, PTO-152	
SEE OFFICE ACTION ON T	HE FOLLOWING PAGES

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#### **DETAILED ACTION**

## Claim Objections

1. Claim 3 is objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form. It is not clear how a "heat/pressure/dwell seal" differs from a "heat, pressure, and dwell seal".

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.
- 3. Claims 1, 5-6, and 8-10 are rejected under 35 U.S.C. 102(e) as being anticipated by Ramsey et al [Pat. No. 6,030,122].

Ramsey et al teach a food package comprising front and rear walls made of polymeric material (column 3, lines 18-28), a top seal (Figure 3, 116), a zipper located beneath the top seal (Figure 3, 120), a male protrusion (Figure 3, 128), a female socket (Figure 3, 140), opening the

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package by gripping it below the zipper and pulling the zipper and top seal apart (column 6, lines 45-59), and a snack food in the package (column 1, line 55).

# Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 2-4, 7, 13-21, and 23-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ramsey et al as applied to claims 1, 5-6, and 8-10 above, in view of Thompson et al [Pat. No. 5,224,779].

Ramsey et al teach a food package comprising front and rear walls made of polymeric material (column 3, lines 18-28), a top seal (Figure 3, 116), a zipper located beneath the top seal (Figure 3, 120), a male protrusion (Figure 3, 128), a female socket (Figure 3, 140), opening the package by gripping it below the zipper and pulling the zipper and top seal apart (column 6, lines 45-59), and a snack food in the package (column 1, line 55). Ramsey et al do not mention the type of seal used at the top, the force required to open the package, or the use of a laminate as the polymeric material. Thompson et al teach a food package comprising a top seal above a zipper (Figures 2-3, 21-22 and 17-18), an opening force of 1.5-6.0 lb (column 3, line 5), heat seals (column 3, line 15), adhesive seals (column 3, line 52), peel seals (column 3, line 63), and

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the use of a heat-sealable laminate (column 2, line 64). It would have been obvious to one of ordinary skill in the art to incorporate the opening force of Thompson et al into the invention of Ramsey et al since Thompson et al teach that this is a common range of opening force for packages as evidenced by their acceptance by Hustad and Griesbach (column 3, line 4). It would have been obvious to one of ordinary skill in the art to incorporate the laminate and seals of Thompson et al into the invention of Ramsey et al since Thompson et al teach the oxygen and moisture barriers which can be achieved (column 2, line 65) and since Ramsey et al is also directed to the packaging of foodstuffs.

- 6. Claims 11-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ramsey et al as applied to claims 1, 5-6, and 8-10 above, in view of Cadwallader [Pat. No. 5,542,766].

  Ramsey et al teach the above mentioned concepts. Ramsey et al do not recite the use of potato chips as the snack food. Cadwallader teach a food package comprising a zipper which holds potato chips (Figure 13, 27). It would have been obvious to one of ordinary skill in the art to incorporate the potato chips of Cadwallader into the invention of Ramsey et al since Ramsey et al teach the use of snack foods (column 1, line 55) and potato chips are a type of snack food which can be packaged in a bag as shown by Cadwallader (Figure 13).
- 7. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ramsey et aland Thompson et al as applied to claims 2-4, 7, 13-21, and 23-26 above, and further in view of Cadwallader.

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Ramsey et al, Thompson et al, and Cadwallader teach the above mentioned concepts and are

combined for the above mentioned reasons, in addition all the references are directed to food

packages sealed by zippers.

The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. Forman [Pat. No. 5,944,425] teach a food package having a zipper and top seal

(Figure 17).

9. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Drew Becker whose telephone number is (703)-305-0300. The examiner

can normally be reached on Monday-Thursday from 7:00 am to 4:00 pm and every other Friday

from 7:00 am to 3:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Gabrielle Brouillette, can be reached on (703)-308-0756. The fax number for this

Group is (703)-305-3602.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Group receptionist whose telephone number is (703) 308-0651.

Drew Becker

May 2, 2000

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